BILLL

After and amend the Lew relating to Private Lanatic and 1888.

Asylums in Ireland, and to make other and more suitable

provision for paying patients.

WILERAS by an Act passed in the thirty-eighth and thirty. Presents.
ninth years of the reign of Her Majesty Queen Victoria it is 30 A.5 to 70c.
provided that "the Private Lunnife Asylums (Iraban) Act, 1543 a 67. a 15.
to 157%, as amonded by this Act, shall, me of nr as the same and

5 " temporary in their duration, he and the same are hereby asade "perpetual."
And whoreas it is expedient altogether to aholish private lunation asylums kept by individuals for profit (in Ireland), and at the same

time to make more suitable provision, in asylums specially provided to for the purpose, for all insane persons who are able either from their own resources or by their relatives or friends, to pay for support, maintenance, and medical case:

Be it therefore ematch by the Omesa's most Excellent Maissiv.

by and with the advice and consent of the Lords Spiritual and 15 Temporal, and Common, in this present Parliament assembled, and by and with the authority of the same, as follows:

1. This Act $\,$ may be cited as the Luratic Asylums (Ireland) $\,$ Act, $\,$ Short title, 1885.

 The term "saylums" in this Act means asylums for pay-lecoprention.
 patients established under this Act.
 The term "licensed house" means any house licensed for the

reception of insune presents, in pursuance of the Private Lucatic 5.2.e Viet. Asylums (Ireland) Act, 1842, and the Lucatic Asylums (Ireland) 6.153. Act, 1875, and kept by any person for private gain. 25 The term "the Lord Lieutenant" means the Lord Lieutenans or

other ohief governor or governors of Ireland for the time being.

The term "Lord Léulemant in Coundi" means the Lord
Lieutemant or other chief governor or governors of Ireland by and
with the savice of life Majesty's Privy Council in Ireland.

[Bill 60.1]

General Control and Correspondence, appointed under the Act 18 & 19 Vict. c. 109., for the superintending and directing the creetion, establishment, and regulation of all asylums for the lunatic Control, As poor in Ireland, shall be trustees for the purpose of purchasing or 5 enreleted providing, as herein-after mentioned, any buildings, lands, tonotrustees for the purposes ments, or hereditaments that may be necessary to provide suitable accommodation for the insane classes now confined in private licensed houses, or who may hereafter require to be placed in an asylum, and for repairing, cularging, improving, upholding, and 10

furnishing the same from time to time. 4. From and after the possing of this Act it shall be lawful for Lord Lieutermet in the Lord Licutement in Council to order and direct that any number of asylums for pay-patients shall be provided or creeted in such may order asyluna for suitable localities as to the said Lord Lieutenant in Council shall 15

pay-patients to be eroseem expedient.

vided.

saupine

5. It shall be lawful for the Lord Lieutenaut in Conneil, with Money may the approval of the Lords Commissioners of Her Majesty's Treesury, to order and direct that such sum or sums of money shall be loan from Church advanced, issued, and paid out of the Church surplus fund as shall 20 be requisite for defraving the expenses of purchasing the necessary sites for creeting and furnishing such asylums, and supplying all requisites and appliances to fit them for the recention and treatment of nationis, to such person or persons as shall be named in any such Order in Council, or into the Bank of Iroland to the credit of the 25

Commissioners of General Control, to be by them paid and applied for the purposes aforesaid. Commis-6. In each and every case in which an Order in Council for the provision or crection of an asylum for pay-nationts shall have been trol, &c, may made as aforesaid, and published in the Dublin Gazette, the 30

General Consaid Commissioners for General Control shall have full power and prezion noi authority to rent or purchase any houses, buildings, lands, tenements, or heroditaments, on the site or sites of which it shall be proposed to creet or establish such asylum; and any houses, lands,

tenements, buildings, or hereditaments so rented or purchased shall 35 and may be conveyed to the said Commissioners, or any three of them, and to their successors, in trust to and for the uses and purposes of the said asylum.

Clarace Coa-7. In order to enable the said Commissioners of General Control solidation to purchase or provide the said buildings, lands, tenements, and 40 hereditaments, the Lands Clauses Consolidation Act, 1845, shall differ patence

he incorporated with this Act, except the clauses with respect to A.D. 1885.
the purchase and taking of lands otherwise than by agreement.

8. It shall be lawful for the Lord Lientenant in Councel, after How nearys any saymun provided, exected, or to be erected under this Act shall may be greatly as the contract of the Lords for issue to be fill for the reception of patients, with the approval of the Lords for issuesce Commissioners of Her Migicity's Treasury, to order and direct that the weak

any sum or sums of money that may be required to make provision patients for their maintenance therein until such time as the funds derivable from the payments by or no behalf of the patients themselves 10 become available, shall be advanced, issued, and paid from the aume source and in the same manner as breien-lefer wordfeld in several to be come available, shall be advanced, issued, and paid from the same

10 becomes available, shall be advanced, issued, and paid from the same source and in the same manner as herein-before provided in regard to the expenses of erecting and furnishing such asylums.
9. It shall and may be jawful for the Lord Lieuteman in Council. A

 It shall and may be lawful for the Lord Lieutenant in Council Appointment to nominate and appoint such persons as he shall think fit and

15 proper to be superintendent, resident physicism and surgeon, visiding physician, chaptainn, nature, elect, stockceper, or other officer of any and overy such asylum, and to fix their salaries and allowances, and obe to make, frame, and establish any rules and regulations which may be moossary or peoper for the good conduct.

20 and management of the said saylums, and to prescribe the memore in which the accounts and all other necessary records not otherwise provided for by this Act shall be kept, and the forms in which satisfied returns shall be farnished to the inspectors, and from time to time to revoke, after, or amend such rules and regulations.

26 10. Whenever and as soon as it shall have been declared by order ** *News - if of the Lord Licitemant in Council, which order shall be published \$6.6 to 10.0 to

30 and the same is hereby repealed; and it shall not be lawful thenceforth to receive or detain any insane person in any such house.

11. Whenever an asylum exected under this Act shall be fit and Zeoption of ready for the recoglion of patients, the inspectors of hundres retires shall, with the approval of the Lord Lieutenant, or, in the case of asylones are 35 portions detained by order of the Court of Chancery, with the Lieutenant Court of Chancery, with the Lieutenant Court of Chancery with the Chancer with th

35 potients detained by order of the Court of Chancery, with the theorem approval of the Lord Chancellee, direct the removal of any such as Lord patients from any house bicrased under the Act 5 & 6 Vict. o. 128. Classellee, to such anylum; and it shall be lawful for the said inspectors, or officers approached by them for that surpose, with the

40 approval of the Lord Lieutemani, to enter into such content or servement with the most friend or logal representative of the insune person as shay may think fit, for the support, maintenance, and modical care of such person in such sayium.

[60.] A 2

A.D. 1885. Persons of sufficient menn, in removed to n district

If it shall be found that any person received into an asylum under this Act is not possessed of sufficient means to pay the amount agreed upon for the support, maintenance, and medical care of such person, or if the relatives or friends who may have entered into any engagement to pay on behalf of such person fail to do so 5 in due and proper time, it may be lawful for the Lord Lieutenant to order and direct that such person shall be removed to the district lumnito asylum established for the district to which it shall annear

to the said Lord Lieutenant that the said person properly belongs, 38 & 39 Viol. and to determine to which county or county of a city or town com- 10 c. 67. s. 16. prised in such district the maintenance of such person in the district asylum shall be charged; and every such person when so removed shall be recarded and treated in all respects as if he or she had been admitted into such asylum as an ordinary patient, and may be by the governors thereof discharged or placed under the 15 care of relatives or friends in the same manner as any ordinary patient. Nothing in this clause shall prevent may property of the lunatio being made available for support and maintenance under the sixteenth section of the 38 & 39 Viet. c. 67.

breation to he a common find.

13. The receipts from all the asylums provided, erected, or 20 established under this Act shall be regarded as a common fund, out of which the establishment charges, cost of mnintenanco, ropairs, additious, and all other working expenses shall be paid, the excess to be applied for paying off the original advances, with interest at per cent., made under the fifth section of this Act, in such 25 manner as the Lord Lieutenant in Council, with the approval of the Lords Commissioners of Her Majosty's Treasury, may direct.

of surplus.

Application When a surplus is found to exist after payment out of the common fund of all expenses whatsoever, the charges for maintenance in the asylums provided, erected, or established under this Act shall 30 be reduced to such an amount as will suffice to cover the working expenses, leaving a sufficient margin to meet contingencies. 14. No person shall be received into or detained in an asylum under this Act without an order under the hand of the person by

Order and timestes for the admis-

whose direction such instanc person shall have been sent, which 25 order shall be according to the form in Schedule A, annoxed to this Act. Nor shall any person be received into or detained as aforesaid without the certificates of two medical practitioners duly qualified as physicians or surgeons, according to the form in Schedule B., who shall have separately visited and personally 40 examined the patient not more than four clear days previous to such confinement. If from reasonable cause a patient cannot be examined by two medical practitioners previous to admission, the

special circumstance that prevented such examination shall be A.D. 1885. stated, and a second certificate signed by some other medical practitioner, who shall have examined the patient within two clear days after admission, shall be given, and a copy thereof transmitted

5 to the inspectors. The particulars to be entered in a book kept for the purpose, according to the form in Schedule C., which book shall not be available to any person but the chief officer, the physician or surgeon, the officer who keeps the register, any person authorised by the Lord Chancellor, and the inspectors or a person

10 authorised by them.

A copy of the order and medical certificates shall be transmitted Copy of or to the inspectors of lunaties within two clear days after the entitions to admission of a potient.

15. A register of discharges and deaths in the form according to Register of 15 Schodule D. shall he kept, and notice of the escape, removal, or dideath of overy patient, with full particulars of the circumstances in each case, shall be transmitted to the inspectors in writing within two clear days after the event.

A medical journal according to form in Schedule E. shall be heat. Medical 16. When a patient is considered by the medical officers fit to Remoral of be discharged, they shall record the fact in writing in the medical sectors journal of the asylum, and the person who has signed the order for when it to admission shall thereupon be required to remove the petient within four clear days.

If the person who has signed the order as aforesaid fails to remove the patient within the specified time, the chief officer of the asylum shall take such steps for the discharge of the nationt as the circumstances of the case may seem to justify.

The person who has signed the order for the admission of a The person 30 patient, or anyone acting by the authority and on behalf of such on y person, may at any time, on application, obtain the release of the petiver is patient, provided the liabilities incurred for support and main-confined may tonance under the eleventh section of this Act have first been fully release at discharged.

35 17. Every asylum provided, erected, or established under this visitation and Act shall be visited by one of the insuectors of lunstice once at satisfy a least in every three months, who shall exercise the same inspectorial Assurance functions in regard to it as are provided under the Act 8 and 9 breats at Vict. c. 107. for all other institutions in which instane persons are select to 40 located, and shall report annually to the Lord Lieutenant and the Parlicent Lord Chancellor for the time being respectively on all matters relating to the asylums under this Act and their inmates, such reports, save in so far as they may refer to the private affairs or

10

attention

18. The said inspectors respectively visiting any such asylum Inspectors to shall earefully consider and give special attention to the state of mind of any patient therein confined as to the propriety of 5 whose detention he shall have cause to doubt, or as to whose sanity his attention shall be specially called by the patient or any other person, and shall, if he shall think the propriety of the detention of such patient requires further consideration, make a minute thereof in the patients book.

Inspectors HAY melo rists, sad after two zeny, rebject patient.

of the detention of any patient under this Aot, shall make a special visit to such nations, accompanied by the medical officer, or, if more than one, the principal medical officer of the nearest district innatic asylum, on such day and hour as he shall think 15 fit; and if after two distinct and separate visits so made it shall appear that such person is detained without smilleient cause, they may give such orders as to them shall soon meet for the discharge of such person at such time as the circumstances of the case may seem to justify: Provided always, that the result of each 20 special visit shall be entered in writing in the untients book; and such entry, and also the order for discharge, shall be signed by such inspector and medical officer: Provided also, that each of such

special visit must be by the same inspector and medical officer.

19. Any such inspector, in case he shall doubt the propriety

20. Provided also, that not less than four-teen down shall inter- 25 yone between the first and second of such special visits, and that such inspector shall, previous to the second of such special visits, give not less than few dees notice thereof to the person by whose authority such nations was received into the asylum or is then detained therein, such notice to be by letter, stoned by 20 such inspector. 21. No person, except a guardian or relative, who does not derive

Insure perseised lathouse, with

any profit from the charge, or a committee appointed by the Lord Chancellor, or a person with whom such insanc person shall be placed by such committee, shall, under pain of being deemed 35 guilty of misdemeanor, receive to board or lodge in any private exceptions." homso or take the care or charge of any instanc person, after the Act 5 & 6 Viet, c. 123. shall have been repealed under this Act. In every case in which an insune person shall be received or

taken charge of by such guardian, relative, or committee, medical 40 certificates according to Schedulo B. shall be obtained by the

- person in charge of the lunatic, copies of which, together with a A.D. 1885. statement of particulars according to Schedule A., shall be transmilitral to the inspectors within four clear days after the medical curtificates have been signed. In no case shall more than one
- 5 person (except instanc members of the same family) be so received or taken charge of. The inspectors shall exercise the same powers in regard to such patients as they possess in regard to other insanc persons under this Act.
- 22. For the better enabling the said inspectors to inquire into inspectors 10 the several matters and things by this Act relegzed to them, witnesses, it shall be lawful for the said inspectors or either of them, from time to time, as they respectively shall see occasion, to require by summons, according to the form in Schedule P. annexed to
- this Act, any person to appear before them or either of them to 15 testify the truth touching any matters relating to the execution of the powers given by this Act, on oath or affirmation, which cath or affirmation either of the said inspectors is hereby empowered
- 23. If any person, upon any examination under the authority Provide the 20 of this Act, shall wilfully give false evidence, he shall on being giving false convicted thereof, suffer the pains and penalties of perjury; and if Acany person shall refuse or wilfully neglect to attend in obedience to any such summons, or to give evidence, when drily summoned. every person so offending shall be deemed guilty of a misdemesner.
- 25 24. The delivery of any summons authorised to be issued by any Service of inspector under this Act to any party to whom such summous shall summon. be directed, or at his place of abode, to his wife, or to any child or servant of such party, being of the age of sixteen years or upwards, shall in all cases be deemed good and sufficient service
- 30 of such summons.
 - 25. Every possentiary posselty imposed under or by virtue of Possides: this Act may be recovered by civil bill by any person who shall coverable by sue for the same. 26. Nothing in this Act contained shall extend to any institution Asylums not
- 35 for the insane supported wholly or in part by voluntary contri- kept for nor tase instance supported wasning or in part my voluntary country profit ex-hutions, and not kept for profit by any private individual; but the empted from iusportors shall have full power to visit, inspect, and report on such operation of institutions, and to call for all such information and returns in regard to them and their inmates as they may deem necessary.
- 27. This Act shall not in any way interfere with or affect the Levi Channuthority vosted in the Lord Chancellor under the provisions of the authority Lunaoy Regulation (Ireland) Act, 1871.

10

15

A.D. 1983.

SCHEDULES.

SCHEDULE A.

into	307	done.		
			I am, Sir,	
			You	r obedient serva
Name				
Occupation (if any)	-	-		
Place of abode -	-			
Degree of relationship	(if any) :	to the ir	Fane)	
periou			-5	
To				
	_			
	_			_
s	TATEME	INT OF	Particul	118.
S If any particulars in 1. Name of regions we	thie state	rment be		

S. Morriel, single, or visloured

C. Candifson for line und previous
occupation (X say)

S. Edispino previousion sefer us known

S. Parcino piece of shorte

There where found and cammings

S. Age (K known) or first attack

S. Age (K known) or first attack

O. Whan and where previously

1. Supplies and subsets a statistically to the subset of t

13. Whether talkylet to systepay
14. Whether railided to systepay
15. Whether changes no advers
16. Whether changes no system to the system of the system of

lunatic belongs

[48 Years] Private Emotion Applicate (Fechand). 18. Special circumstance (if vary) preventing the prints thong common Markov Individuals and preventions. 19. Characteristics and interest and because the prints the second of the prints and because relative of the patient, and in give we delicately, if worker of points, family is common that on the test of my knowledge the above particulates are 10 correctly state to the test of my knowledge the above particulates are 11 correctly state to the test of my knowledge the above particulates are 12 correctly state to the test of my knowledge the above particulates are 13 correctly state to the test of my knowledge the above particulates are 14 correctly state to the test of my knowledge the above particulates are 15 correctly stated to the point of my knowledge the state of the points of the second statement of the points of the second statement and second statement and the second statement and second statement and the second statement and the second statement and test of the points of the second statement and test of the points of the second statement and test of the points of the second statement and test of the points of the second statement and test of the points of the second statement and test of the points of the second statement and the secon	35	examined order, on the and proper person to (Signed) I, the under examined order, on the and proper person to proper person to	signed, hereby cert the day of sud that the sai a be confined. Name - Physician or sug Place of abode - tigases, hereby cert the part of	ify, that I see	mentally visited and percently dits the muscod automent and one thousand eight hearing. In of uncound stind, and a purately visited and percently in the naneved statement and one thousand eight lumined is of uncound mind, and a	
14. percent demantamen (if any) percenting the points being percenting the demantament 5 equations to be seen	30	examined order, on the and proper person to (Signed) I, the under examined order, on the and proper person to proper person to	rigned, becely cert the day of and that the sai a be confined. Name - Playsician or sag Plato of abode - igned, breely cert the p aday of and that the said be confined. Name - Name -	ify, that I see person nessed d	mentally visited and percently dits the muscod automent and one thousand eight hearing. In of uncound stind, and a purately visited and percently in the naneved statement and one thousand eight lumined is of uncound mind, and a	
14., Special dismantanean (if any) preventing the pointer being present the first understanding present the second of the pointer being to the pointer being the pointer being to the pointer of the pointer, and degree of whitenable, if it becomes the first of the pointer, and degree of whitenable, if it becomes the first of the pointer, and degree of whitenable, if it becomes the first of the pointer, and the pointer of the pointer, and the pointer of the pointer, and to correctly stated, the first of my knowledge the above particulars are 12 certainly attack. The pointer of the pointe		examined order, on the and proper person to (Signed)	signed, hereby cert the day of and that the sai be confined. Name - Physician or sucg Place of abode -	ify, that I sep person nessed	namely visited and personally old in the musecoll statement and one thousand eight husdred is of usecond strind, and a	
14. precised semantanean (of say) precised per points being precised per points being precised per points being 5 equatorly by two medical 16 experiments 16 experiments 16 experiments 16 experiments 16 experiments 16 experiments 17 experiments 18 experiments 19 experiments 10 haven, and wholes only two-level points 10 experiments 10 e	21	examined order, on the and	signed, hereby cert the day of and that the sai	ify, that I sep person neros	numbely wided and personally el in the nuneval statement and one thousand eight hundred	
14. precised elementations (of any) preciseding the points being preciseding the points being to expect the points being to expect the points to expect the			SCE	TEDUTE 1	3.	
14., Special dismantanean (if any) preventing the pointer being preventing the pointer being preventing the pointer being 15. Calvidra more inclusives mind preventions— pointer of the pointer, and degree of whitenable, if if the pointer of the pointer, and degree of whitenable, if if the pointer of the pointer, and degree of whitenable, if if the pointer of the pointer, and degree of whitenable, if if the pointer of the pointer, and the pointer of the pointer, and the pointer of the pointer, and the pointer of						
14. precised semantanean (of say) precessing the pointex being precised part of the pointex being to equatately by ten medical pointer of the	2	0	Occupation (if my) Place of abolo Degree of relationsh circumstances of	connexion		
16. Special dissustations (of say) preventing the prisant bing consided before substitute 5 considered before substitute 16. Children more and symmetric 16. Child	3	Dated this	d.			
	-	5 penetici 19. Christian place - lossess and de- to known, nomboo - known, instance - lossess - losses - lossess - losses	ting the patient be- cel before arbition celly by two medi- oners messes and surranse s of shods of near relative of the patie gree of whitenship, and whether a of patient's family to be or to have be	ay)) ing onl onl int		A.D. 188

OT

. (bunbal) smalgar dinnal amoirt

[.ratV 84]

SCHEDULE D.

REGISTER OF DISCHARGES AND DEATHS.

Date of Discharge or Beath.	Dute of last.	No. in Register of Parkets.	Christian and formane as length	Sec.		Invest		Nedergol.			Diel.		Assigned Course of	Age at Dorth		various.	
				M.	F.	M.	F.	м	F.	м.	F.	и	F. D	Douth	М.	7.	Ohor
																•	
				١											ı	ĺ	
					l												1

SCHEDULE E.

FORM OF MYDICAL JOURNAL.

Hate.	No.	eher of onts.	Montackt,	Purious unler and by what under Sectorics, rists Period.	Name of 3 Medical	Report or Store of Heal of Patients, and Condition of		
	и	¥.	Miles	Penalis	Meles.	Freeles.	Atylus.	

